

PRODUCT: 16 cartons, each containing 25 ampules, of *calcium gluconate* in possession of the Meredyth Co., Washington, D. C.

LABEL, IN PART: (Ampules) "Intravenous Intramuscular * * * Medicinals, Inc. Richmond Hill, N. Y."; (cartons) "Ampules Medi-Gluconate 10%."

NATURE OF CHARGE: Adulteration, Section 501 (b), the article purported to be "Calcium Gluconate Injection," a drug the name of which is recognized in the United States Pharmacopoeia, an official compendium, but its quality and purity fell below the official standard since it was not clear and was not free of turbidity and undissolved material, as is required by the Pharmacopoeia.

DISPOSITION: January 17, 1947. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

2067. Adulteration of iron cacodylate. U. S. v. 39 Vials of Iron Cacodylate. Default decree of condemnation and destruction. (F. D. C. No. 21912. Sample No. 65266-H.)

LIBEL FILED: December 3, 1946, Eastern District of Pennsylvania.

ALLEGED SHIPMENT: On or about October 1, 1946, by Medicinals, Inc., from Richmond Hill, N. Y.

PRODUCT: 39 vials, each containing 100 cc., of a solution of *iron cacodylate* at Philadelphia, Pa.

LABEL, IN PART: "Sterile Solution Iron Cacodylate * * * Dosage 5 cc. intravenously."

NATURE OF CHARGE: Adulteration, Section 501 (c), the article was a drug represented for intravenous administration, and its purity and quality fell below that which it was represented to possess, since it was contaminated with undissolved material. A drug for intravenous administration should not contain undissolved material.

DISPOSITION: January 28, 1947. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

2068. Adulteration of estrogenic substance. U. S. v. 13 Vials of Estrogenic Substance. Default decree of condemnation and destruction. (F. D. C. No. 22334. Sample No. 49347-H.)

LIBEL FILED: December 27, 1946, Eastern District of Louisiana.

ALLEGED SHIPMENT: On or about August 19, 1946, by the C. B. Kendall Co., from Indianapolis, Ind.

PRODUCT: 13 vials of a solution of *estrogenic substance* at New Orleans, La. Examination showed that the estrogens present in the product did not consist of estrogens as they occur in, and are extracted from, pregnant mares' urine.

LABEL, IN PART: "Vial Sterile Solution Estrogenic Substance A purified preparation of naturally occurring estrogenic substances from pregnant mare's urine."

NATURE OF CHARGE: Adulteration, Section 501 (d) (2), a substance, estrogenic material different from that occurring in pregnant mares' urine, had been substituted in whole or in part for naturally occurring estrogenic substances from pregnant mares' urine, which the article was represented to be.

DISPOSITION: January 31, 1947. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

2069. Adulteration and misbranding of estrogenic substance. U. S. v. 1 Bottle of Estrogenic Substance. Consent decree of condemnation. Product ordered released under bond. (F. D. C. No. 16172. Sample No. 13570-H.)

LIBEL FILED: May 12, 1945, Southern District of Ohio.

ALLEGED SHIPMENT: On or about February 1, 1945, by W. F. Straub and Co., from Chicago, Ill.

PRODUCT: 1 bottle of *estrogenic substance* at Columbus, Ohio. Examination showed that the potency of the article was not more than 5,600,000 International Units of estrone per gram.

LABEL, IN PART: Estrogenic Substances 55.55 Grams Lot #00662 Whole Natural Crystalline Estrogenic Hormones from Pregnant Mares' Urine consisting mainly of Estrone and Estradiol, 9,000,000 I. U. per Gram."